

## **PCT**

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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FP20030506			FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
Internation			International filing date (day/mor	nth/year)	Priority date (day/month/year)	
PCT/JP 03/08899			14.07.2003		18.07.2002	
		nt Classification (IPC) or bo	oth national classification and IPC	· · · · · · · · · · · · · · · · · · ·		
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		·				
Applicant						
SHARP	KABL	JSHIKI KAISHA et al.				
1. This	inter	national preliminary exar	mination report has been prepa	ered by this inte	ernational Preliminary Examining	
Auth	ority	and is transmitted to the	applicant according to Article	36.	ornational Frommittary Examining	
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				ructions under	the PC1).	
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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP 03/08899

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Desc	cription, Pages	• .	•				
	1-70		as origin	nally filed				
	Claiı	ms, Numbers	•					
	10, 1	12 (part), 13 (part)	as origin	nally filed .				
	1-9, 14-2	11, 12 (part), 13 (part) 0	), received	d on 07.10.2004 with letter of 09.07.2004				
	Drav	wings, Sheets	٠.		•			
	1/3-3	3/3	as origir	nally filed				
2.	With lang	regard to the <b>langua</b> uage in which the inte	ge, all the elem mational applic	nents marked above were available or furnished to this Authorication was filed, unless otherwise indicated under this item.	ty in the			
	The	se elements were ava	ilable or furnish	ned to this Authority in the following language: · , which is:	·			
		the language of a trar	nslation furnishe	ed for the purposes of the international search (under Rule 23.	.1(b)).			
		the language of public	cation of the inte	ternational application (under Rule 48.3(b)).	•			
		the language of a train Rule 55.2 and/or 55.3	nslation furnishe 3).	ed for the purposes of international preliminary examination (u	nder			
3.	With inte	n regard to any <b>nucleo</b> mational preliminary e	otide and/or an examination was	nino acid sequence disclosed in the international application, s carried out on the basis of the sequence listing:	the			
		contained in the inter	national applica	ation in written form.				
		filed together with the	e international a	application in computer readable form.				
		furnished subsequen	tly to this Autho	ority in written form.				
		furnished subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
		The statement that the listing has been furni	ne information reshed.	recorded in computer readable form is identical to the written s	equence			
4.	The	e amendments have resulted in the cancellation of:						
		the description,	pages:	,				
	Ø	the claims,	Nos.:	10				
		the drawings,	sheets:	·				

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP:03/08899

5. 🏻	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).	
	(Any replacement shoot containing such amendments must be referred to under item: 1 and annexed to	n tl

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)	Yes: No:	Claims Claims	1-9,11-20
Inventive step (IS)		Claims Claims	1-9,11-20
Industrial applicability (IA)	Yes: No:	Claims Claims	1-9,11-20

2. Citations and explanations

see separate sheet

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

Reference is made to the following documents:

- D1: PATENT ABSTRACTS OF JAPAN vol. 1997, no. 07, 31 July 1997 (1997-07-31) & JP 09 059355 A (AGENCY OF IND SCIENCE & AMP; TECHNOL; 10 STANLEY ELECTRIC CO LTD), 4 March 1997 (1997-03-04)
- D2: WO 99/21935 A (SAMUEL IFOR DAVID WILLIAM; HALIM MOUNIR (GB); ISIS INNOVATION (GB)) 6 May 1999 (1999-05-06)
- D3: LUO J ET AL: "Synthesis, Light Emission, and Optical Limiting of Hyperbranched Poly[Phenylene-alt-(2,5-Thienylene)s]" POLYMER PREPRINTS, vol. 42, no. 2, 2001, pages 527-528, XP009020396
- D4: ESFAND R ET AL: "POLY(AMIDOAMINE) (PAMAM) DENDRIMERS: FROM BIOMIMICRY TO DRUG DELIVRY AND BIOMEDICAL APPLICATIONS" DRUG DISCOVERY TODAY, ELSEVIER SCIENCE LTD, GB, vol. 6, no. 8, April 2001 (2001-04), pages 427-436, XP001029831 ISSN: 1359-6446
- The present application relates to: 1.
  - a dendritic polymer (see claims 1-9, 10-15, and
  - an electronic devise (see claims 16-20). (ii)
- It is clear from the description that hyperbranched polymers and dendrons or 2. dendrimers (cf. D4, Figure 1) are encompassed within the scope of the claims on file.
- Document D1 discloses polymeric materials obtained from the general Formula 1. · 3. Said Formula 1 is repeated and a polymeric structure is obtained. Document D1 does neither disclose different end groups, nor their specific properties.
  - Document D2 discloses light-emitting dendrimers and devices made thereof (cf. 4. claims 1-37; page 3, line 20 to page 6, line 21). In claim 15 thiophene and divinylthiophene are expresses verbis cited as core molecules. However, it appears that D2 does not disclose a repetition of the thiophene molecules and does therefore not disclose the structure as presently claimed.

- 5. Document D3 discloses hyperbranched poly[phenylene-*ALT*-(2,5-thienylene)s]. Document D3 does neither disclose different end groups, nor their specific properties.
- 6. The subject matter of the claims on file are deemed to meet the requirements of Art. 33(2) PCT.
- 7. The object of the present claimed application is to provide for further dendritic polymers serving as organic semiconductor materials which is isotropic and exhibits a high carrier conductivity, as well as semiconductor devices containing said dendrimer (see page 7, lines 5-9).

The examples show that said object has been met.

Since the available prior art does not contain any incentive for the skilled worker to provide for the claimed dendrimers exhibiting the required properties, an inventive step can be recognised (Art. 33(3) PCT).

8. The present application satisfies the criterion set forth in Article 33(4) PCT because the subject matter of claims 1-9 and 11-20 is industrially applicable.